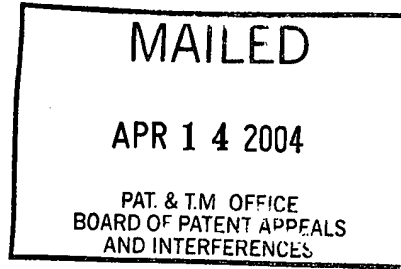


The opinion in support of the decision being entered today is not binding precedent of the Board.

Filed by: Michael P. Tierney  
Administrative Patent Judge  
Board of Patent Appeals and Interferences  
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21  
Paper  
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April 14, 2004

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

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ALBERTO STAMPA, PELAYO CAMPS, GLORIA RODRIGUEZ,  
JORDI BOSCH and MARIA DEL CARMEN ONRUBIA  
Junior Party,  
(U.S. Reissue Application No. 10/234,659)

v.

WILLIAM P. JACKSON  
Senior Party,  
(U.S. Patent No. 6,093,827 and  
U.S. Application No. 09/525,894).

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Patent Interference No. 105,069

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**NOTICE REDECLARING INTERFERENCE**

As discussed in Paper No. 75, this interference is being redeclared to avoid even the appearance that the Board of Patent Appeals and Interferences is attempting to declare and conduct a patent versus patent interference. (Paper No. 75, p. 4). Hence, the 105,069 interference is redeclared to reflect the interference between Stampa's reissue versus Jackson's patent and application. An additional interference number, 105,212 is provided to reflect the

interference between Jackson's application and Stampa's patent and reissue thereof.

I. Redeclaration

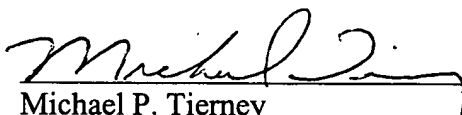
1. Count 1, the sole count in the interference, remains claim 17 of Jackson's U.S. Patent No. 6,093,827.
2. The claims of the parties are as follows:  

Jackson, U.S. Patent No. 6,093,827:	1-17
Jackson, U.S. Application No. 09/525,894:	1-28
Stampa, U.S. Application No. 10/234,659:	1-18
3. The claims of the parties which correspond to Count 1 are:  

Jackson, U.S. Patent No. 6,093,827:	1-17
Jackson, U.S. Application No. 09/525,894:	1-28
Stampa, U.S. Application No. 10/234,659:	1-18
4. The claims of the parties which do not correspond to Count 1 are:  

Jackson, U.S. Patent No. 6,093,827:	None
Jackson, U.S. Application No. 09/525,894:	None
Stampa, U.S. Application No. 10/234,659:	None
5. The accorded priority benefit dates set forth in the Notice Declaring Interference, Paper No. 1, remain in effect.
6. All previous times set remain in place. (See, e.g., Order Setting Times, Paper No. 72).

7. All papers filed by the parties are to be filed in the 105,069 interference. (Paper No. 75, p. 5).
8. This interference remains assigned to Administrative Patent Judge Jameson Lee.

  
\_\_\_\_\_  
Michael P. Tierney  
Administrative Patent Judge

cc (via First Class Mail):

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